

STERLING COMMUNICATIONS CORPORATION

Committed to Integrity in Committee ROOM

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August 5, 1996

Mr. William F. Caton Secretary Federal Communications Commission 1919 M Street, NW Washington DC 20554

DOCKET FILE COPY ORIGINAL

Re: MM Docket No. 96-16

Dear Mr. Caton:

I am writing to you on behalf of Western Michigan Christian Broadcasting, Inc. I would like to express our strong support for the comments that the National Religious Broadcasters (NRB) submitted to the FCC in the above-referenced proceeding.

The reform of Commission FEO regulations advocated by NRB would:

- Conform the FCC's rulles to the approach followed in this nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964.
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (eg: propagation of the Gospel).
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

James DeWindt

Bincerely,

BRIDGEWATER PLACE 333 BRIDGE STREET, NW SUITE 525 GRAND RAPIDS. MICHIGAN 49504-5356 P 616.235.7300 F 616.235 7301

Cornerstone Community Radio, 9nc.



15 Walnut Hills, Springfield, IL 62707 Ph.: (217) 487-7711 FAX: (217) 487-7722 RECEIVED

August 5, 1996

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Federal Communications Commission William F. Caton, Secretary 1919 M Street, N.W. Washington, D.C. 20554

RE: MM DOCKET NO. 96-16

Dear Mr. Caton,

On behalf of Cornerstone Community Radio, Inc., I am writing to express my support for the comments submitted by the National Religious Boroadcasters ("NRB") in the above-referenced proceeding.

The reform of the Commission EEO regulations advocated by the NRB would:

-Recognize the legitimate right of each religious broadcaster to develope and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel)

-Conform the FCC's rules to the approach followed by the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964: and

-Avoid constitutionally suspect government entanglement in internal operations of religious stations.

Respectfully,

Richard Van Zandt

President

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LUIS PALAU EVANGELISTIC ASSOCIATION

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April 61 0

KIND DOW

William F. Caton

Secretary

Federal Communications Commission

1919 M Street, NW

Washington, DC 20554

to Christ

Nations

Re: MM Docket No. 96-16

Dear Mr. Caton,

On behalf of the Luis Palau Evangelistic Association, I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the above-referenced proceeding.

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The reform of Commission EEO regulations advocated by NRB would:

- Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

David L. Jones

Vice President of Administration

DLJ/vm



Reaching the unreacher. Teaching the untaught.

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AUG 8 1996 FCC MAIL ROOM August 6, 1996

Mr. William F. Canton Secretary Federal Communications Commission 1919 M Street, NW Washington, D.C. 20554

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RE: MM Docket # 96-16

Dear Sir:

I am writing to express strong support for the comments submitted by National Religious Broadcasters in the above-referenced proceeding.

The reform of Commissions EEO regulations advocated by the NRB would:

Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and

Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964

We respectfully summit our support in this matter.

Sincerely,

Mark C. DeVito

Director of Radio Outreach

Derek Prince Ministry International

MCD/bh

Members: Evangelical Council for Financial Accountability • National Religious Broadcasters ABCOE



DOCKET FILE COPY ORIGINAL

William F. Caton
Secretary
Federal Communications Commission
1919 M. Street, NW
Washington, DC 20554



Re: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of Inspiration of Texas, KDFX-AM, I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the abovereferenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- 1. Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- 2. Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- 3. Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

Todd Chatman

Operations Manager

Inspiration of Texas, KDFX-AM

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FCC MAIL ROOM

William F. Caton Secretary Federal Communications Commission 1919 M. Street, NW Washington, DC 20554

Re: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of Inspiration of Texas, KDFX-AM, I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the abovereferenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- 1. Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- 2. Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- 3. Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

Greg R. Anderson General Manager

Inspiration of Texas, KDFX-AM

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August 2, 1996

1205 DIVISION STREET NASHVILLE. TN 37203 T (615) 242-0303 F (615) 254-9755



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William F. Caton Secretary Federal Communications Commission 1919 M Street, NW Washington, DC 20554

Re: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of The Gospel Music Association, I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the abovereferenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- Confirm the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (<u>e.g.</u>, propagation of the Gospel); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

Bruce Koblish, President Gospel Music Association

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Far East Broadcasting Company



AUG O & TOOM

August 5, 1996

William F. Caton
Secretary
Federal Communications Commission
1919 M Street N.W.
Washington, DC 20554

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RE:

MM Docket No. 96-16

Dear Mr. Caton:

On behalf of Far East Broadcasting Company, Inc., I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the above-referenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964.
- Recognize the legitimate right of each broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Researchully submitted,

Jim R Rowman

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RISTIAN COMMUNICATIONS, INC.



P.O. Box 15400, Durham, NC 27704 (919) 477-7CCC

August 5,1996

AIG OF HOSE

FCC MAIL ROOM

Mr. William F. Caton Secretary Federal Communications Commission 1919 M Street NW Washinington, D.C. 20554

RE: MM Docket No. 96-16

Dear Mr. Caton:

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On behalf of Carolina Christian Communications, Inc. I am writing to express strong support for the comments submitted by National Religious Broadcasters (NRB) in the above-referenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- * Conform the FCC's rules to the approach followed in the Nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- * Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel) and
- * Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

Ladon & xeather

Ladson L. Leathers, Secretary, CCC, Inc.

Ne Jamely Advante

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Tel: 214-526-2580 • Fax: 214-526-9891

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William F. Caton Secretary Federal Communications Commission 1919 M. Street, NW Washington, DC 20554

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AUG DA HOOK

FCC MAIL ROOM

Re: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of Inspiration of Texas, KDFX-AM, I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the abovereferenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- 1. Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- 2. Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- 3. Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

Myra Crockett

General Sales Manager

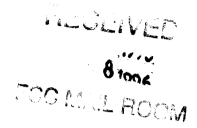
Inspiration of Texas, KDFX-AM

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515 East
Commonwealth

Fullerton California 92632 714-738-1501 PH 714-738-4625 FX

August 5, 1996





William F. Caton Secretary FEDERAL COMMUNICATIONS COMMISSION 1919 M. Street, NW Washington, DC 20554

DOCKET FILE COPY ORIGINAL

REFERENCE: MM Docket No. 96-16

Dear Mr. Caton:

I am writing on behalf of AMBASSADOR ADVERTISING AGENCY, to express earnest support for the comments submitted by NATIONAL RELIGIOUS BROADCASTERS in the above-referenced proceeding.

The reform of Commission EEO regulations advocated by NATIONAL RELIGIOUS BROADCASTERS would conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964.

It would recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission, such as propagation of the Gospel.

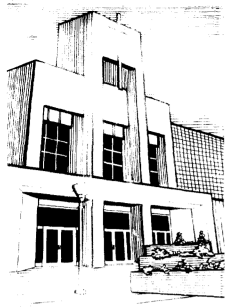
Also, it would avoid constitutionally suspect government entanglements in the internal operations of religious stations.

Respectfully submitted,

Jon M. Campbell

JMC:ii

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William F. Caton Secretary Federal Communications Commission 1919 M Street, NW Washington, DC 20554

DOCKET FILE COPY ORIGINAL

August 2, 1996

Dear Mr. Caton,

I am writing in regard to MM Docket No. 96-16. I want to articulate strong support of the National Religious Broadcasters (NRB) and the remarks they have submitted in the above-referenced proceeding.

The reform of commission EEO regulations advocated by NRB would:

- Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964:
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Thank you for your consideration.

In His Service,

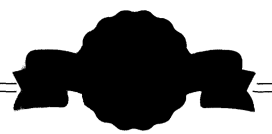
Dr. David G. Watson

Pastor

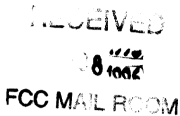
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1301 NORTH BOONVILLE SPRINGFIELD, MO 65802

417 866-5013



August 5, 1996



Mr. William F. Caton Secretary Federal Communications Commission 1919 M Street, NW Washington, DC 20554

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Re: MM Docket N. 96-16

Dear Mr. Caton:

I have recently read the comments submitted by National Religious Broadcasters (NRB). I and my organization, Encounter Ministries, strongly support NRB's comments. The reform of Commission EEO regulations advocated by NRB would conform the FCC's rules to Title VII of the Civil Rights Act of 1964 and would recognize the legitimate right of each religious broadcaster to maintain a work force committed to its organizational mission which is propagation of the Gospel of Jesus Christ.

Thank you for your time.

Sincerely,

Mark N. Boorman

Director of Communications

MNB/pc

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